Internation No PCT/IB2004/052278

A. CLASSII IPC 7	FICATION OF SUBJECT MATTER G11B20/00						
According to	International Patent Classification (iPC) or to both national classifica	ation and IPC					
	SEARCHED						
Minimum do IPC 7	cumentation searched (classification system followed by classification ${f G11B}$	on symbols)					
Documentat	ion searched other than minimum documentation to the extent that so	uch documents are inclu	uded in the fields se	earched			
Electronic data base consulted during the International search (name of data base and, where practical, search terms used) EPO-Internal, WPI Data, PAJ							
C. DOCUME	ENTS CONSIDERED TO BE RELEVANT						
Category °	Citation of document, with indication, where appropriate, of the relation	evant passages		Relevant to claim No.			
A	US 2002/032658 A1 (KAMATA SHINJI 14 March 2002 (2002-03-14) abstract paragraphs '0001! - '0009! paragraphs '0052! - '0064! figures 1,3a						
A	US 2002/114461 A1 (KUBO MAKOTO E 22 August 2002 (2002-08-22) abstract paragraphs '0002! - '0011! paragraphs '0080! - '0127! figures 4-6	./					
X Furth	ner documents are fisted in the continuation of box C.	X Patent family r	members are listed i	n annex.			
'A' docume consid 'E' earlier of filing d 'L' docume which citation 'O' docume other r 'P' docume	ent defining the general state of the art which is not letted to be of particular relevance socument but published on or after the international late into which may throw doubts on priority claim(s) or its cited to establish the publication date of another in or other special reason (as specified) ent referring to an oral disclosure, use, exhibition or means ent published prior to the international filing date but	 "T" later document published after the international filing date or priority date and not in conflict with the application but cited to understand the principle or theory underlying the invention "X" document of particular relevance; the claimed invention cannot be considered novel or cannot be considered to involve an inventive step when the document is taken alone "Y" document of particular relevance; the claimed invention cannot be considered to involve an inventive step when the document is combined with one or more other such documents, such combination being obvious to a person skilled in the art. "&" document member of the same patent family 					
Date of the	actual completion of the international search	Date of mailing of t	the international sea	rch report			
1	5 December 2004	12/04/2	2005				
Name and n	nalling address of the ISA European Patent Office, P.B. 5818 Patentlaan 2 NL - 2280 HV Rijswijk Tel. (+31-70) 340-2040, Tx. 31 651 epo nl, Fax: (+31-70) 340-3016	Authorized officer Sucher,	R				

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	ation) DOCUMENTS CONSIDERED TO BE RELEVANT		
ategory °	Citation of document, with indication, where appropriate, of the relevant passages		Relevant to claim No.
	WO 02/099558 A (MATSUSHIMA HIDEKI; INOUE MITSUHIRO (JP); OKAMOTO RYUICHI (JP)) 12 December 2002 (2002-12-12) abstract page 1, line 5 - page 3, line 5 page 11, line 1 - page 22, line 23 figures 1-4		
	PATENT ABSTRACTS OF JAPAN vol. 2000, no. 22, 9 March 2001 (2001-03-09) & JP 2001 126385 A (SONY CORP), 11 May 2001 (2001-05-11) abstract		
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Box II Observations where certain claims were found unsearchable (Continuation of item 2 of first sheet)
This International Search Report has not been established in respect of certain claims under Article 17(2)(a) for the following reasons:
Claims Nos.: because they relate to subject matter not required to be searched by this Authority, namely:
2. X Claims Nos.: 1-16 because they relate to parts of the International Application that do not comply with the prescribed requirements to such an extent that no meaningful International Search can be carried out, specifically: see FURTHER INFORMATION sheet PCT/ISA/210
3. Claims Nos.: because they are dependent claims and are not drafted in accordance with the second and third sentences of Rule 6.4(a).
Box III Observations where unity of invention is lacking (Continuation of item 3 of first sheet)
This International Searching Authority found multiple inventions in this international application, as follows:
As all required additional search fees were timely paid by the applicant, this International Search Report covers all searchable claims.
2. As all searchable claims could be searched without effort justifying an additional fee, this Authority did not invite payment of any additional fee.
3. As only some of the required additional search fees were timely paid by the applicant, this International Search Report covers only those claims for which fees were paid, specifically claims Nos.:
4. No required additional search fees were timely paid by the applicant. Consequently, this International Search Report is restricted to the invention first mentioned in the claims; it is covered by claims Nos.:
Remark on Protest The additional search fees were accompanied by the applicant's protest. No protest accompanied the payment of additional search fees.

FURTHER INFORMATION CONTINUED FROM PCT/ISA/ 210

Continuation of Box II.2

Claims Nos.: 1-16

The independent claims 1, 5, 9, 13 and 14 refer to "data of the optical disc which can not be copied" the meaning of which is completely unclear (Article 6 PCT). Claims 7 and 16 and the description on p. 7, 1. 22 - p. 8, 1. 12 describe a number of different possibilities of said data. However, the independent claims further refer to "information related to" said data which is not defined for any of said possibilities. The description on p. 9, 1. 15 - p. 10, 1. 3 in conjunction with fig. 5 and claim 8 only describe "information about the length and position of 'a! sector of the disc" where the uncopyable data is located. However, it is completely unclear from where the server gets said information because claims 2 and 10 and p. 6, 1. 20-22 merely define that the request submitted by the player includes "the topic information of the disc in the player" the meaning of which is not clear either. Thus, it is also unclear how the server gets the "uncopyable data of the disc" which is used to encrypt the key information for decrypting the disc content, as defined in claims 5 and 14. Thus, the claims are so unclear that no meaningful search is possible.

The applicant's attention is drawn to the fact that claims relating to inventions in respect of which no international search report has been established need not be the subject of an international preliminary examination (Rule 66.1(e) PCT). The applicant is advised that the EPO policy when acting as an International Preliminary Examining Authority is normally not to carry out a preliminary examination on matter which has not been searched. This is the case irrespective of whether or not the claims are amended following receipt of the search report or during any Chapter II procedure. If the application proceeds into the regional phase before the EPO, the applicant is reminded that a search may be carried out during examination before the EPO (see EPO Guideline C-VI, 8.5), should the problems which led to the Article 17(2) declaration be overcome.

intermation on patent family members

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